Are You Going Abroad?

If you are going abroad, or travel at home, in either case you will want some of our STEAMER TRUNKS, STEAMER RUGS or LEATHER BAGS, so essential to the comfort and pleasure of the traveler.

We have a beautiful line of Steamer Rugs. Take some of these with you on your outing; convenient to use at the seashore or mountains, in fact, they are use-

Dont fail to see the Pure Wool Rug, plaid on both colors; grey and white, black and white, brown and white; special

Also the solid colors, brown, green and blue, on one side,

with plaid on the other side, at \$6.50, \$7.50 to \$12.00.

See the window display of the popular Steamer Trunks, The sizes range from 34 to 40 inches, bound with bands of iron and fibre and solid oak leather straps. The trays are well seamed and linen-lined like the body of the trunk. These can be had at very reasonable prices; \$6.00, \$7.50, \$8.50

Suit cases and Bags. These will appeal to every one when quality and workmanship are considered. See our extra special Suit Case of sole leather, at \$5.00.

Miller & Rhoads

MARTHA ANN PLED

After She Had Grown

Eloquent.

to come to her need, Martha Ann Tay-

she picaded, and she wept, and then the jury went out and hung itself.

Martha Ann's fate still hangs in the balance, but she is thankful that it is not she who hangs in the balance, for she has feared many things. She went back to jail with high step and brightening we. She says the balance.

MEMORIAL DAY

Hebrew Cemetery This Afternoon. The annual exercises in memory of the Hebrew dead will be held this af-

that right will overcome evil.

HAMPTON CASE DOCKET TO-DAY

New Trial Granted in Rotolo But Jury Failed to Agree Even Suit by United States Circuit Court of Appeals.

Argument will be heard to-day in the United States Circuit Court of Appeals in the case of Tippett & Wood on appeal from the Circuit Court at Norfolk,

peal from the Circuit Court at Norfolk, against John A. Barham and the Knick-erbocker Trust Company, trustee, of New York, claiming \$\$,148 for building a stand pipe at Hampton, Va., for the Peninsula Pure Water Company, Judge Waddill, in the United States Circuit Court, refused to allow the claim of Tippett & Wood on the ground that it is not a prior claim to that of the Knickerbocker Trust Company, which holds \$\$,000,000 worth of bonds of the water company. The Peninsula Pure Water Company failed to become a going concern. a going concern.
Attorney W. C. L. Taliaferro, of

Lawd knows dat if Ah had had hile Attorney Henry W. Anderson, of the through the Monda, and William H. White, Jr., ppear for the appellees.

Lamber Case Argued.

The case of the New Issue and New Henry M. C. Lamber Case Argued.

The case of the New Issue and New Henry M. C. Lamber Case Argued.

The case of the New Jersey and North crolina Lumber Company against the

Devision Reserved.

The suit of Nathan E. Frank, bankrupt, against the Michigan Paper Company and the Kalamazoo Paper Company, on appeal from the District Court
of Baltimore, was yesterday argued
in the United States Circuit Court of
Appeals before Judges Goff, Pritchard
and District Judge Keller. Decision
has not been rendered.

Attorneys E. Allen Sauerwein, Jr.
and Edgar M. Hammond, of Baltimore,

Attorneys E. Allen Sauerwein, Jr., and Edgar M. Hammond, of Baltimore,

the Hebrew dead will be held this afternoon at 6 o'clock at the Hebrew prelieves.

CLAIM COMPROMISED

Court Approves Settlement of Damage Sult for \$500.

An order was entered yesterday in the City Circuit Court approving a compromise of the suit of Bertha. All Ellis, administratrix of Seth H. Ellis, against the Southern Railway Company, under the terms of which the railway company pays damages in the sum of \$500 in full discharge of all claims.

Claims.

On December 20, 1909, Mr. Ellis was Allied in an accident, near Jetersville, in Amelia county. His widow alleged negligence on the part of the railway company, which was denied in the papers filed in answer, the railway asserting that his death was purely accidental, and that the company was in no way to blame. The settlement was agreed to by all. no way to blame. The settlement was agreed to by all parties and ends the

Children Cry FOR FLETCHER'S CASTORIA





Stamped

The sent it to Richmond.

We Take our Stand

On the Tin Question through PEARL I. C. Roofing Tin will "stand up" under our guarantee by whatever test you put it to. Your money can't buy more.

GORDON METAL CO.

One Dozen Heavy Gold OF SAFETY PINS LU SMITH & WEBSTER, CENTS

And Dipsomaniac Is to Drunkard | Wall Street Expected C. & O, to as Kleptomaniae Is to Robber.

Dr. Stewart, in Faculty Lecture, Says Virginia Should Rear Statue to Poct.

last lecture of the faculty lecture series for 1910 last evening in the chapel of Richmond College, his subject being "The Case of Edgar Allan Poe." impartially, not making light of his

many weaknesses. "Properly speaking," said he, "Poe was not a fruntard, but a dipsomaniac. For long persuls be touched no stimu-lant, and when he gave way to his irlant, and when he gave way to his irresistible imp of the perverse, it was
with unspeakable horror; for the
dipsomaniae is to the drunkard as the
kleptomaniae is to the robber. The
drunkard wishes to drink as the robber wishes to steal. The dipsomaniae,
on the contrary, cannot help drinking
as the kleptomaniae cannot help stealing. Now, all impulsive monomanias,
dipsomania, kleptomania, pyromania,
the suicidal mania, etc., are merely
varied exhibitions of mental degeneracy.

"Recognizing in Poe's case this un-mistakalle taint, we must investigate its earliest sources and Trace its development. We find Poe the child of parents eminently fitted to bring into the world an abnormal offspring. The father, David Poe, was a scapegrace, a drunkard and consumptive. The mother, spring from a doubtless defective father, passed through the excitement and wear of a stage career to an early grave from the same dis-

citement and wear of a stage career to an early grave, from the same diseases as her husband."

From this unhappy beginning the life of Poe was traced up to its untimely end. The lecturer also analyzed the style of Poe at length. The lecturer pointed out how often gendus has been coupled with eccentricity and near-madness and how fortunate it is have those common traits which fit them for the common tasks.

Virginia Should Honor Him.
"Alasi the thunderbolt seems to pre-fer the summits, and those unhappy heads that rise above the average of de robbery happened, an' de Lawd knows dat If Ah had had \$27 mortals are most decessible to the The court listened solmenly, Mr. Folkes bowed his head against the ar-Folkes bowed his head against the argument, and one of the jurors wiped his eyes. She continued, for she was fighting for her life. She has been to the penitentiary once and has tasted of its bitter and its sweet. She has been convicted many times in Police Court, and she knew that, with all her accumulated sins argument has a statement of the second of the decree as to costs, was argued yesterday in the United States Circuit Court of Appeals. Further argument will be heard on July 12 at Richimond. Attorney John D. Bellamy, of Wilmington, N. C., represented the Gardington, N. C., represented the Gardington, N. C., represented by counsel.

Rend Gets New Trial.

Decision of the United States Circuit Court at Norfolk awarding Frank Rotolo \$5,000 damages for personal injuries against the Norfolk and Atlantic Ferminal Company was yesterday reversed by the United States Circuit Court of Appeals and the plaintiff granted a new trial. The opinion was written by Judgo Prichard, Judge Brawley dissenting.

The suit of Nathan B. Frank, banktunt against the Norfolk and Reserved.

The suit of Nathan B. Frank, banktunt against the Norfolk and Paper Company of the Court of Nathan B. Frank, banktunt against the Michigan Paper Company (Inc.). When the content of the was a sum of the plantiff granted a new trial. The opinion was written by Judgo Prichard, Judge Brawley dissenting.

Devision Reserved.

The suit of Nathan B. Frank, banktunt has a feet again. She has of hear greatest literary gonius, not of the greatest literary gonius, not of her greatest literary gonius, of heavy sa as a reminder of his weaknesses, but as a tribute to that cult of hea

y the State Corporation Commission: (Inc.), Laurel Manufacturing Company (Inc.), Zynchburg, Va. G. A. Kerr, president; Ern-st Williams, vice-president; F. F. Peard, ecretary and treasurer-all of Lynchburg, Fa. Capital, 310,000 to \$50,000. Objects; Man-

POLLOCK AND WISE

Evidence Will Begin To-Night in the Council Cham-

ALLEGED METEOR

IS DISCOVERED

Solicy of the Council chamber, the meeting heing open to the public. There are several points in which the public is especially interested, which have not been fully cleared up. Each of the dairymen who contributed to the \$500 find will be examined as to what he understood the fund was for, whether it was for the employment of lawyers for court purposes or to influence the passage of an ordinance through the Council. A point the accused men are anxious to bring out is who told former Dairy Inspector Curtis that such a fund was being raised.

Whether it be a meteor coming as Evidence will begin in the Pollock-

Anything Except Star Dust.

Whether it be a meteor coming as the advance guard of Halley's comet, or whether it be the head of some prehistoric saurian left high and dry by some antediluvian recession of tides, the specimen of stone heid by O. D. Hoyward, which was the wonder of Cary Street yesterday, is a curiosity of the tirst water. At first glance the alleged meteor looks as if the saurian would win out.

The supposed-to-be section of flying star has every appearance of an oney silligator head that had gone the paces. Through a stone crusher and has come out slightly the worse for wear. It has round spots on each side of it that might do for eyes, and has a really well developed nose line. This is as far as the raurian description goes, however.

On the other hand, the alleged meteor.

Members of the investigating converged to the property of the contributors to the fund, or was it only hearsay on his part that such a fund was being raised.

It has developed that the former inspector told a friend, who told a man at the Gas Works, who in turn told Mr. Umlauf, that such a fund was being raised.

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It has developed that the former inspector told a friend, who told a man at the Gas Works, who in turn told Mr. Umla

On the other hand, the alleged meteor is as solid as the fall of a \$40 steer. It is only twenty-one and one-half inches long and a little over a half a foot through at its base, and it tapers almost to a point. It weighs lifty-citht and a half pounds.

The meteor was found by R. L. Fritters on a farm near Stafford Courthouse and found one post hole already there. He havestigated, and at the bottom of the hole he found the alleged meteor. The thing looked so remarkable that it o Richmond. Must Work the Ronds.

George Hicks, charged with grand larceny, and Robert Harris, charged with malicious wounding, were cach sentenced to spend three years on the roads in the Hustings Court yesterday.

Murriage License,
A marriage bleense was issued yesterday
in the Bustines Court to William Toombs
and Susic Dobson.

Put Its Stock on 5 Per Cent. Basis.

Receivership Proceeding Will Pleads for Higher Ideals of Not Affect Plans for Great Trunk System.

Reports in Wall Street that directors of the Chesapeake and Ohio Railway would increase the dividend to 5 per cent... caused the stock to rise as high as \$8 on Monday. But when it became known on the New York Stock Exchange that Hocking Valley, one of the latest acquisitions of the Chesapeake and Ohio, had gone into the hands of a receiver, and that receiver, ship proceedings had been begun against the Kanawha and Michigan, which the Chesapeake and Ohio controls with Lake Shore, the market took a tumble with Chesapeake and Ohio controls with a high price of \$8 for the day. Most of the other stock lost all, or almost all, of the early gains on Monday. Yesterday Chesapeake and Ohio stock closed at \$61-2, the highest price being \$63-4.

Chesapeake and Ohio has about \$8.

floors will be open to visitors.

The exercises began yesterday mogning Monday. Yesterday chesapeake and olifo has about \$8.

Chesapeake and Olifo has about \$8.

Chesapeake and Olifo has about \$8.

Solo,000 tied up in Hocking Valley atock, the money having come from the proceeds of the sale of \$30,000,000 convertibles, subscriptions for which closed list week. Speculators feared that the directors would not feel justified in raising the Chesapeake divided in view of the chance that the receivership might retard all income from the Hocking Valley stock, it was supposed, were relied upon by the Chesapeake management to pay a large part of the interest on the convertible bonds, that road being much mere prolific of dividend than either Kanawha and Michigan or Chickens which are converted from the convertible bonds, that road being much mere prolific of dividend than either Kanawha and Michigan or Chickens who had in especial manner were outsitors.

The exercises began yesterday mogning when a number of reports were submitted by the various committees commetted with the new building. The boys' department was opened in the address by Mr. Montage in the auditorium last night was followed by a public reception and general tour of the building.

Building Committee Repurs.

President O. A. Hawkins presided yesterday morning, Rev. J. Y. Fair. D. D., and Rev. J. N. Latham, D. D., taking

In the court's judgment the Chesapeake and Ohio was within its rights in buying Hocking Valley stock as an investment, but not for the purpose of controlling the company.

The proposed retirement of \$15,000.

and Howard D. Mannington.

a few shares of preferred stock in the fall of 1909, which holdings were immediately made the basis of numerous demands upon the officers and directors of the Hocking Valley. * * It has frequently been charged in open court, and never dended, that the plaintiffs purchased their stock for the purpose of maintaining this litigation. The plaintiffs claimed that certain transactions were part of a combination between the Lake Shore and the Chesapeake and Ohio to restrain competition between the Toledo and Ohio Central, the Kanawha and Michigan and the Hocking Valley, and slieged that they would be injured thereby. * * " "We need hardly say that the Chesapeake and Ohio and the Lake Shore are not engaged in any combination for the difference of the propose of the secondant, and will not be so long as we keep our present ideals and character."

In the afternoon the rooms of the arc not engaged in any combination

and treasurer and John R. Hooker, superintendent.

Later the directors eleted President Wherry, Vice-President Fourquean and Captain E. J. Bosher as members of the executive committee. Several recommendations contained in the president's report were referred to the directors for action. The matter of the purchase of the Clark's Spring property from the city for the enlargement of the cemetery was not gone into as a special committee which has been conferring with the city antiborties was not ready to make a report.

Had No Quorum.

The Finance Committee failed of a quorum last night, Only Chairman Pollard and Messrs. Mills and Richards were in attendance for the purpose of man stated that a meeting would probably be called during the next few days.

J. B. Moore, white, charged with stealing a box of tobacco from the Seaboard Air Line Railway Company, was sentenced to city authorities was not ready to make a report.

POE DIPSOMANIAC, NEW YORK HEARS NEW Y.M.C.A. HOME BUT NO DRUNKARD DIVIDEND TALK HAS BIG OPENING

Reception and Addresses on Anniversary of Former Building.

STILL HE DESERVES HONOR THEN COME HOCKING VALLEY EX-GOV. MONTAGUE SPEAKS

Citizenship and Manhood.

cago, Cindinguit and Louisville, which were also to be acquired from the proceeds of the bonds.

It was admitted that in ordinary circumstances receivership of an important subsidiary would greatly emportant subsidiary would g cago. Cincinnuti and Louisville, which were also to be acquired from the proceeds of the bonds.

It was admitted that in ordinary circumstances receivership of an important subsidiary would greatly embarrass the dominant company. But the Hocking Valley receivership was extraordinary in that it was the receivership of a company against which no question of solvency was raised. Therefore, the dominant company stood no chance of losing its investment, and the most that could be feared was and the solvency was raised. The refore, the dominant company stood no chance of losing its investment, and the most that could be feared was and the special manner aided in the consummation, reports aided in the consummation, reports in the consummation, reports of the charge of the new building committee, and by W. D. Duke, chairman ditter, and by W. D. Duke, chairman ditter, and by W. D. Duke, or in the consummation, reports of the consummation by M. J. Whiteholds of the consummation of the consummation of the consummation of the c the Hocking Valley receivership was extraordinary in that it was the receivership of a company against which no question of solvency was raised. Therefore, the dominant company stood no chance of losing its investment, and the most that could be feared was a temporary withholding of dividends. In the meantime men who profess to know the plans of the Hawley party claim that the Chesapeake management can pay interest on the convertibles

In the meantime men who profess to know the plans of the Hawley party to know the plans of the Hawley party claim that the Chesapeake management can pay interest on the convertibles from other sources and remimburse the management when the Hocking Valley muddle is cleared. It is not believed by some Wall Street traders that the receivership will block the plan to increase the dividend.

The court enjoined the Chesapeake and Ohio Railway Company from voting stock in the Hocking Valley, and held illegal the last election of the Hocking Valley, at which Chesapeake and Ohio interests asserted their control by the election of the Chesapeake and Ohio men as officers and directors of the Hocking Valley.

In the court's judgment the Chesapeake and Ohio was within its rights in buying Hocking Valley stock as an investment, but not for the purpose and incident in the building is completed and fully an investment, but not for the purpose and incident in the building is completed and fully sent the lot and building is completed and fully sent the lot and building is completed and fully sent the lot and building is completed and fully sent the lot and building is completed and fully sent the lot and building is completed and fully sent the lot and building is completed and fully sent the lot and building is completed and fully sent the lot and building is completed and fully sent the lot and building is completed and fully sent the lot and building is completed and fully sent the lot and building is completed and fully sent the lot and building is completed and fully sent the lot and building is completed and fully sent the lot and building is completed and fully sent the lot and building is completed and fully sent the lot and building is completed and fully sent the lot and building is completed and fully sent the lot and building is completed and fully sent the lot and building is completed and sent the lot and building is completed and fully sent the lot and building is completed and the lot and building is completed an

sia,000 which is not payable building is completed and fully equipped. There is also needed for the payment for furniture ordered and to be ordered. \$28,160.75, making the total amount needed for a completed task. exclusive of the conditional pledge, 220,470.75

y the Junety the June-

In cheking Vailey, and sileged that they would be injured thereby. * "We need hardly say that the Chesare and Ohlo and the Lake Shore are not engaged in any combination in restraint of trade or otherwise."

HOLLYWOOD LOT OWNERS MEET

OWNERS MEET

OWNERS MEET

Directors Elected to Manage

Cemetery for Coming

Year.

At a meeting of the lot owners of Hollywood Cemetery yeaterday afternoon the annual report of President B. C. Wherry was submitted, showing the condition of the company. Walter Sydnor was called to the chair, and the election of officers for the condition of the sompany. Walter Sydnor was called to the chair, and the election of officers for the condition of the sompany. Walter Sydnor was called to the chair, and the election of officers for the condition of the sompany. Walter Sydnor was called to the chair, and the election of officers for the condition of the sompany. Walter Sydnor was called to the chair, and the election of officers for the condition of the sompany. Walter Sydnor was called to the chair, and the election of officers for the consuling year resulted as follows:

President, B. C. Wherry; Vice-President, B. C. Wherry; Vice-President, B. C. Wherry; Vice-President, B. C. Wherry; Vice-President, B. C. Wherry and Span, C. S. H. Hawes.

We Street was elected secretary and treasurer and John R. Hooker, superintendent.

Later the directors eleted President Wherry, Vice-President Fourquean and Capitain E. J. Bosher as members and Capitain E. J. B

Convention Members

Who Are Accustomed to Wearing

KNOX HATS

Gans-Rady Company

1005 East Main Street

TAKERS OF CENSUS CITY WATER NOW GET BILLS WRONG

Mistakes Made in Vouchers. Health Bulletin Declares Settling Population May Be Known in August.

any more accurately when making up their lists than when sending in their vouchers for approval, the returns for last night was "While in some cases these vouchers reception and tally with the lists, in others they vary

considerably."

Each enumerator sends in a voucher, which is, in effect, a bill against the government. Pay is made on the busis of the number of names secured and of other property listed. Mr. Moore of other property listed. Mr. Moore said that in some instances the accounts are too small when compared with the lists, while in others they run from a few to as high as 158 names too many.

Supervisor Moore has no idea just when the announcement as to Richmond's nonulation will be made. He

three are still at work, their time hav-ing been extended fifteen days from

ELECTORATE 11,040

About 1,000 More Poli Taxes Paid This Year Than Last.

Deputy Treasurer Isaac Heid announced yesterday that the qualified vote of Richmond in the coming congressional election will be 11,010, an increase of about 1,000 votes. In order to be qualified for the fail general election it is necessary that all poll taxes be paid prior to the second Tuesday in May. Since that date, Deputy Heid, who has charge of poll tax matters, has been figuring up the returns. In addition to the total number qualified to vote by reason of having paid their poll taxes, there are the surviving veterans of the War Between the States, who are exempt under the Constitution

NURSED HIM DURING WAR

Soldier of Confederate War Seeking Women
Who Cared for Him.

James T. Wright, late of Claiborne, Tex.
but now a resident of Baltimore, has written
to the Richmond police authorities to ask
them to aid him in the search for Mrs. A.
B. Arnold, or her daughter, who nursed
him from March 28 to June T. 1885, after
he had suffered wounds on the battlefield.
According to the writer, Mrs. Arnold lived
in East Broad Street near Chimborazo Park,
Miss Mary Arnold, the daughter, resided,
the writer says, in the Mattox Hill section.
The police have begun an inquiry, and
there is a chance that one or other of the
women will be fund, if still living.

Big Property Transfer.

Big Property Transfer.

FARM MANAGER ARRESTED

W. R. Watts Must Answer Charge of Cursing
Former Residents of Malvern Hill.
W. R. Watts manager of Malvern Hill.
Form, in lower Henrico country, was arrested yesterday on a warrant charging him with cursing and abusing Mr. and Mrs.
Kramer, who at one time lived on Malvern
Hill Farm. Mr. Watts secured ball and will be tried by Magistrate Purycar to-day.
Mr. Kramer, at whose instance the warmants were issued, cited three occasions on
which Watts is alleged to have used immembers, who will walk barefooted
through the cactus fields, or words to
that effect.

Basin Has Proved an Unqualified Success.

letin of the Health Department concerning conditions in Richmond for mond during the month, 101 white and annual rates, this makes the death rate 19.78, or, excluding non-residents, 16.85 per thousand. The death rate for white, excluding non-residents, was 13.01 per thousand. The number of

mond's population will be made. He hardly thinks it will be available before August. No information on this subject will be given from the local office, since it must come officially from Washington.

Most of the country enumerators have sent in their portfolios. Two or three are still at work their time bay. ing was sent out at that time, predicting that an epidemic of measles was about to begin. There was no death from the disease.

During the first three months of the present year there was only one death from typhoid fever, against seven in 1907; eleven in 1908, and five in 1909. The improvement is attributed to the completion of the Settling Basin,

ing March, 126 white and \$9 colored. The figures are declared to be incomplete, as in spite of every effort it has proved practically impossible to get accurate returns of births.

Big Property Transfer.
A deed of bargain and sale was recorded yesterday in the Chancery Court
transferring property from W. T. Shepherd to R. Francione, at the southeast



all ages, 19c for 35c grades.

Boys' Waists,

all colors,

GOOD BOYS---BAD BOYS

All need Clothes. The boys like the way J. & L. garments are styled and the mothers the way they're priced.

Frilly Clothes for frilly boys and frillless Clothes for boys who hate frills. Ours is the best boys' clothes stock in town. Every style is new as a gold coin freshly minted and just as sound.

Boys' Bloomer Suits, ages 8 to 18,

25% OFF

\$10 grades, \$7.50 \$7.50 grades, \$5.63 \$5.00 grades, \$3.75

JACOBS & LEVY